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11	HOLDINGS, LTD.				
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18	New York, New York				
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19	Attorneys for Plaintiffs				
20	Attorneys for Plaintiffs				
21	UNITED STATES DISTRICT COURT				
	NORTHERN DISTRICT OF CALIFORNIA				
22	SAN FRANCISCO DIVISION				
23					
24					
	ROBERT BADELLA, individually and on CASE NO. CV 10 03908 CRB (EDL)				
25	behalf of all persons similarly situated; BRADLEY AUG, individually and on STIPULATION AND FROPOSED				
26	behalf of all persons similarly situated; ORDER RE: DISCOVERY				
27	LOUIS FEBUS, individually and on behalf of all persons similarly situated; ROBERT Trial Date: None Set				
	LANGFORD, individually and on behalf				
28	of all persons similarly situated:				

BRISBOIS
BISGAARD
& SMITH LIP
ATTORNEYS AT LAW

4845-7464-0910.1 CV 10 03908 CRB (EDL)

1	MICHAEL SHANE YORK, individually		
2			
3	individually and on behalf of all persons similarly situated,		
4	Plaintiffs,		
5	vs.		
6	DENIRO MARKETING, LLC, a		
7	California limited liability company; ALAN HENNING, an individual;		
8	MODENA MARKETING INC., an Antigua and Barbuda corporation;		
9	THOMAS JONES, an individual; PIRANHA NEW MEDIA LTD., a United		
10	Kingdom corporation; DELTABREEZE HOLDINGS LTD., a Cyprus corporation; PEN HELP LTD., a United Kingdom		
11	corporation; and DOES 1-100,		
12	Defendants.		
13			
14	Pursuant to the Court's Orders arising out of plaintiffs' motions to compel		
15	(document numbers 92, 93, 94 and 95) and the hearing before the Court on said motions on		
16	November 15, 2011, plaintiffs ROBERT BADELLA, ROBERT LANGFORD,		
17	MICHAEL SHANE YORK and ROBERT W. JEFFRIES ("Plaintiffs), represented by		
18	Richard M. Garbarini, Thomas J. FitzGerald and Daniel L. Balsam, Garbarini Law Group		
19	PC and defendants ALLAN HENNING, DENIRO MARKETING LLC; MODENA		
20	MARKETING, INC.; and DELTABREEZE HOLDINGS, LTD. ("Defendants"),		
21	represented by Ralph A. Zappala, Lewis Brisbois Bisgaard & Smith LLP and Gary Jay		
22	Kaufman, The Kaufman Law Group, submit the following stipulation:		
23	1. The time limit for discovery is from July 2007 to the present ("time		
24	limitations").		
25	2. The discovery is to concern the subject matters of dating and pornography.		
26	3. The Defendants are to produce documents and respond to an interrogatory,		
27	as more specifically set forth below, on or before Tuesday, November 22,		

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2011. If the discovery is not made available to Plaintiffs at that time,

Defendants are to provide to Plaintiffs explanations in the form of declarations explaining the circumstances giving rise to any further delay. The parties further agree that for the individual requests for documents and the interrogatory set forth below, the named Defendants will provide their responses singularly rather than separately.

- 4. Pursuant to the Court's ruling at the hearing on Plaintiffs' motions to compel, the discovery in this matter is to proceed with respect to the individually named Plaintiffs and Plaintiffs at this point are not entitled to discovery based on a class action.
- 5. The following discovery requests have been modified and agreed upon in accordance with the Court's ruling on the motions to compel:

Request No. 1

Plaintiffs request that all documents and electronically stored information concerning the corporate formation or corporate governance of DENIRO, including without limitation certificates of incorporation, memoranda of association, articles of association, articles of organization, by-laws, board meeting minutes, operating agreements, annual reports, and annual returns.

Modification:

Defendants will produce the articles of incorporations and by-laws, if any, in the possession of any of the named defendants and concerning any of the named defendants, subject to agreed upon time of limitations.

Request No. 2

Documents sufficient to identify all persons who are or have been officers, directors, shareholders, and/or members of DENIRO during the Relevant Times, and the job titles and responsibilities for each such person.

Modification:

Defendants will produce documents identifying all persons who are officers, including documents concerning their job titles as officers for any of the named defendants

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1	that are in the possession or under the control of the named defendants, subject to the time			
2	limitations.			
3	Request No. 9			
4	Documents sufficient to identify all websites used to advertise, market, operate			
5	and/or carry out any adult internet services.			
6	Modification:			
7	Defendants will provide a list of all of the defendants' websites concerning			
8	pornography and dating, subject to the time limitations.			
9	Request No. 21			
10	All documents and electronically stored information concerning advertising and			
11	marketing of adult internet services, including: market profiles, marketing strategies, and			
12	market analyses, including but not limited to the affiliate programs.			
13	Modification:			
14	Defendants will produce in response to this request documentation regarding the			
15	defendants' marketing and advertising of pornography and dating services, subject to the			
16	time limitations.			
17	Request No. 26			
18	All documents and electronically stored information concerning the creation and			
19	use of policy(ies) regarding verified members and the verification process for users of an			
20	adult internet service.			
21	Modification:			
22	Defendants will produce this information subject to the time limitations and this			
23	request may overlap Request No. 21.			
24	Request No. 27			
25	All documents and electronically stored information relating to any claims that a			
26	person who joins an additional adult internet service will "double" his/her opportunity to			
27	actually meet someone.			
28	Modification:			

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Defendants will respond to this request subject to the time limitations. 1 2 Request No. 28 3 All documents and electronically stored information concerning any electronic mail 4 campaign for the promotion, advertising, or marketing of an adult internet service. 5 Modification: This request will be dealt with the same as Request Nos. 21 and 26, subject to the 6 7 time limitations, and Defendants anticipate there will be some overlap with those requests. 8 Request No. 31 9 10 service for all relevant times. 11 Modification: 12 13 and conditions, subject to the time limitations. 14 Request No. 37

All versions of the "terms and conditions" documents used in an adult internet

Defendants will provide its information responsive to this request concerning terms

All documents and electronically stored information concerning complaints about any adult internet service.

Modification:

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Defendants will provide, subject to the time limitations, responses to this request limited to pornography and dating complaints. All personal data is to be eliminated from any of the information produced in response to this request, including, but not limited to, names, addresses, telephone numbers, email addresses, credit card and banking information, and any depiction or likeness of any of the persons who made such complaints about pornography and dating to the defendants.

Interrogatory

Further, it was stipulated that all defendants will provide a single response to the following interrogatory:

Provide a description of job responsibilities for any and all officers of the named defendants in the possession and control of the named defendants.

1	DATED: November 29, 2011	LEWIS BRISBOIS BISGAARD & SMITH LLP	
2			
3		By: /s/	
4		Ralph A. Zappala	
5			
6	DATED: November 29, 2011	THE KAUFMAN LAW GROUP	
7			
8		By: /s/ Gary J. Kaufman	
9		Gary Jay Kaufman Colin Hardacre	
11			
12		Attorneys for Defendants ALLAN HENNING, DENIRO MARKETING LLC; MODENA MARKETING, INC.; and DELTABREEZE	
13		HOLDINGS, LTD.;	
14	DATED: November 29, 2011	GARBARINI LAW GROUP PC	
15			
16		By: /s/ Thomas J. Fitzgerald	
17		Daniel L. Balsam Richard M. Garbarini (pro hac vice)	
18		Thomas J. FitzGerald (pro hac vice)	
19		Attorneys for Plaintiffs	
20	ATTESTATION PURSUANT TO GENERAL ORDER 45		
21	I, Ralph A. Zappala, attest that concurrence in the filing of this document has been		
22	obtained from each of the other signatories. I declare under penalty of perjury under the laws of		
23	the United States of America that the foregoing is true and correct.		
24	Executed on November 29, 2011, in San Francisco, California.		
25			
26	Ralph A. Zappala		
27	Кагрії А. Дарраїа		
28			
	4845-7464-0910.1 STIPULATION AT	6 CV 10 03908 CRB (EDL) ND [PROPOSED] ORDER RE: DISCOVERY	
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